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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Case No. CV-09-2554 MMC

Plaintiff,

v.

DECLARATION OF THOMAS J. EME
RE TEMPORARY RESTRAINING
ORDER AGAINST DEFENDANT
JIN K. CHUNG

PETER C. SON, JIN K. CHUNG,
SNC ASSET MANAGEMENT, INC., and
SNC INVESTMENTS, INC.,

Defendants.

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1 I, THOMAS J. EME, DECLARE:

2 1. I am over 21 years of age, an attorney duly admitted to practice in the State of
 3 Illinois, and employed as a staff attorney in the San Francisco Regional Office of the Securities and
 4 Exchange Commission (“Commission”). I am one of the attorneys with primary responsibility for
 5 the Commission’s investigation and litigation of this matter. Unless otherwise noted, I make this
 6 declaration based on my personal knowledge. If called upon to do so, I could and would testify to
 7 the matters stated in this declaration.

8 2. As described in my earlier declaration filed on June 17, 2009, the Commission
 9 has attempted to provide defendant Jin K. Chung with notice of the Temporary Restraining
 10 Order (“TRO”) and the Court’s Order to Show Cause. *See* Eme Decl. ¶¶ 4-10 (Docket No. 21).

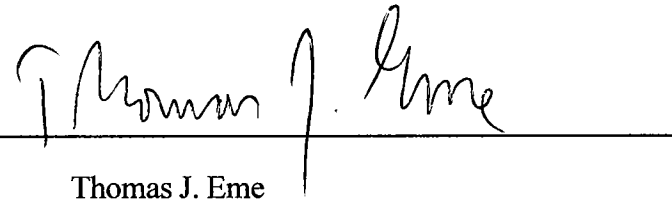
11 3. I sent copies of the Commission’s papers and the Court’s Orders to Mr. Chung in
 12 South Korea via International FedEx. FedEx was not able to deliver the papers to the address
 13 that the Commission initially provided, however. *See* Eme Decl. ¶ 6. After my earlier
 14 declaration was filed, I learned that FedEx was unable to deliver the papers to Mr. Chung at an
 15 alternative address that I provided. *Id.*

16 4. Also after my earlier declaration was filed, I received electronic notification that
 17 the e-mail message that I sent to Mr. Chung at jkc@krfutures.co.kr could not be delivered. *See*
 18 Eme Decl. ¶ 7.

19 5. To date, Mr. Chung has not contacted me or any other member of the
 20 Commission’s staff about this matter.

21 I declare under penalty of perjury that the foregoing is true and correct.

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 23 Executed on June 30, 2009.

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 26 Thomas J. Eme
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